IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

.....

CHARLES WILLIAM HOOPER,

Plaintiff,

ORDER TO SHOW CAUSE

v.

11-cv-11-slc

OFFICER MYERS,

Defendant.

In this civil action brought pursuant to 42 U.S.C.§ 1983, plaintiff is proceeding on a claim

that defendant Officer Myers subjected him to cruel and unusual punishment in violation of the

Eighth Amendment by placing him a cold cell for 24 hours without clothing, blankets or food. Now

before the court is Myers's motion for summary judgment, dkt. 28. Hooper has not responded to

the motion or Myers's proposed facts. In fact, plaintiff has not filed anything in this case or in his

other two cases in this court since December 2011. See Case Nos. 10-cv-743-slc and 11-cv-571-slc.

Hooper's failure to communicate with the court indicates that he no longer intends to pursue his

lawsuits. Thus, I am ordering plaintiff Charles Hooper to show cause why this case should not be

dismissed with prejudice for his failure to prosecute it. If plaintiff does not respond within two

weeks, then this case will be dismissed with prejudice.

ORDER

IT IS ORDERED that plaintiff Charles Hooper may have until April 30, 2012 to show cause

why this case should not be dismissed with prejudice for his failure to prosecute it. If plaintiff does

not respond by this date, the clerk of court is directed to enter judgment for defendants and close

this case.

Entered this 16th day of April, 2012.

BY THE COURT:

/s/

STEPHEN L. CROCKER

Magistrate Judge